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6		
7	Attorneys for Safeco Insurance Company of America and Safeco Insurance	
8	Company of Illinois	
9	UNITED STATES DISTRICT COURT	
	DISTRICT OF NEVADA	
10	NILE LEATHAM, and THE ESTATE OF	CASE NO.: 2:23-cv-01432-JCM-DJA
11	MARIE LEATHAM-DAVIS,	STIPULATION AND ORDER TO
12	Plaintiffs,	EXTEND TIME FOR DEFENDANTS
13	V.	TO FILE AND SERVE REPLY IN SUPPORT OF THEIR MOTION FOR
14	SAFECO INSURANCE COMPANY OF	SUMMARY JUDGMENT
15	AMERICA, a foreign entity; SAFECO INSURANCE COMPANY OF ILLINOIS, a	(Third Request) <sup>1</sup>
16	foreign entity; DOES I through X, inclusive; and	
17	ROE CORPORATIONS I through V, inclusive,	
18	Defendants.	

Plaintiffs NILE LEATHAM ("Nile"), and THE ESTATE OF MARIE LEATHAM (the "Estate") (collectively "Plaintiffs"), and Defendants SAFECO INSURANCE COMPANY OF ILLINOIS ("SICI") and SAFECO INSURANCE COMPANY OF AMERICA ("SICA") (collectively "Safeco," and with collectively with Plaintiffs, the "Parties") hereby stipulate to allow Safeco an extension of ten (10) days in which to file and serve its Reply in Support of its Motion for Summary Judgment. (ECF No. 29). The reasons supporting this stipulation are as follows: Defendants' counsel has been inundated with a deluge of emergency filings in other matters, all of which were unexpected. In light of the unexpected volume of the filings in other matters,

<sup>&</sup>lt;sup>1</sup> This is the third request for an extension of briefing deadlines as a whole (ECF Nos. 31 and 35), but the first specifically related to Defendants' Reply.

Defendants' counsel requires additional time to confer with their clients in preparation for their			
Reply in order to prepare a complete Reply without the need for supplemental briefing (which is			
discouraged). Finally, Defendants request a ten (10) day extension due to the intervening			
Thanksgiving Holiday wherein conferral with clients is not expected to be practicable. Defendants			
anticipate no further extensions needed.			
With this extension, Defendants' Reply deadline would be extended from November 25,			
2024, to December 5, 2024, again accounting for the intervening Thanksgiving Weekend. This is			
the third extension of time requested by the Par	rties related to this Motion as a whole (ECF Nos. 31		
and 35).			
IT IS STIPULATED AND AGREED by and between the parties that Defendants shall have			
up to and including December 5, 2024 to file their reply.			
Dated: November 19, 2024			
BOWEN LAW OFFICES	CLYDE & CO US LLP		
By: /s/ Jerome R. Bowen	By: /s/ Lee H. Gorlin		
Jerome R. Bowen (NV Bar No. 4540)	Amy M. Samberg (NV Bar No. 10212)		
9960 W. Cheyenne Avenue, Suite 250	Lee H. Gorlin (NV Bar No. 13879) 7251 West Lake Mead Boulevard, Suite 430		
Las Vegas, Nevada 89129	Las Vegas, Nevada 89128		
Attorneys for Plaintiffs	Attorneys for Defendants		
ORDER			
<del></del>			
IT IS SO ORDERED:			
November 22, 2024			

DATED:

UNITED STATES DISTRICT JUDGE

1	<u>CERTIFICATE OF SERVICE</u>		
2	As an employee of Clyde & Co US LLP, I certify that a copy of the foregoing		
3	STIPULATION AND ORDER TO EXTEND TIME FOR DEFENDANTS TO FILE AND		
4	SERVE REPLY IN SUPPORT OF THEIR MOTION FOR SUMMARY JUDGMENT (Third		
5	Request) was served by the method indicated:		
6	<b>BY FAX:</b> by transmitting via facsimile the document(s) listed above to the fax number(s) set		
7	forth below on this date before 5:00 p.m. pursuant to EDCR Rule 7.26(a). A printer transmission record is attached to the file copy of this document(s).		
8	BY U.S. MAIL: by placing the document(s) listed above in a sealed envelope with postage		
9	thereon fully prepaid, in the United States mail at Las Vegas, Nevada addressed as se below.		
10 11	BY ELECTRONIC SERVICE: submitted to the above-entitled Court for electronic service upon the Court's Registered Service List for the above-referenced case.		
12	BY EMAIL: by emailing a PDF of the document listed above to the email addresses of the individual(s) listed below.		
13	D . 1 . 1 . 10 . 2024		
14	Dated: November 19, 2024		
15	/s/ Debbie Shuta		
16	An Employee of Clyde & Co US LLP		
17			